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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION N	
10/070,715	08/07/2002	Gunther Spatz	2169.GLE.PT	PT 2858	
26986 7	590 10/07/2004		EXAMINER		
MORRISS O'BRYANT COMPAGNI, P.C.			HARMON, CHRISTOPHER R		
136 SOUTH MAIN STREET			ART UNIT	PAPER NUMBER	
SUITE 700 SALT LAKE (CITY, UT 84101		3721		
			DATE MAILED: 10/07/200	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

4		Application No).	Applicant(s)			
		10/070,715		SPATZ ET AL.			
	Office Action Summary	Examiner		Art Unit			
		Christopher R		3721			
	The MAILING DATE of this communication	n appears on the cov	er sheet with the co	orrespondence address			
Period fo			(D.D NAONITH 1/6	D) EDOM			
THE - Exte after - If the - If NO - Failu	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATION SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, or period for reply is specified above, the maximum statutory pure to reply within the set or extended period for reply will, by reply received by the Office later than three months after the led patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, ho n. a reply within the statutory r eriod will apply and will expi estatute, cause the application	wever, may a reply be time ninimum of thirty (30) days re SIX (6) MONTHS from t n to become ABANDONED	ely filed will be considered timely. the mailing date of this communication. (35 U.S.C. § 133).			
Status							
1)🖂	Responsive to communication(s) filed on	13 August 2004.					
2a)⊠	11110 000101110 1 1112 1-1	This action is non-f					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 10,12-16 and 18-29 is/are pendidal Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) 10,12-16 and 18-29 is/are reject Claim(s) is/are objected to. Claim(s) are subject to restriction and subject to restrictio	hdrawn from consid ed.	eration.				
Applicat	tion Papers			•			
10)	The specification is objected to by the Exact The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the country The oath or declaration is objected to by the specific and t	accepted or b) controlled to the drawing(s) be hecorrection is required if	eld in abeyance. See the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority	under 35 U.S.C. § 119						
12)⊠ a	Acknowledgment is made of a claim for for) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E See the attached detailed Office action for	uments have been re uments have been re e priority documents Bureau (PCT Rule 1	eceived. eceived in Applicati s have been receive 7.2(a)).	ion No ed in this National Stage			
Attachme	ent(s) tice of References Cited (PTO-892)	4)	4) Interview Summary (PTO-413)				
2) Not	tice of Preferences Glied (1 19 332) prince of Draftsperson's Patent Drawing Review (PTO-9 prince of Draftsperson's Patent (s) (PTO-1449 or PTO/ per No(s)/Mail Date	SB/08) 5)	Paper No(s)/Mail D				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 10, 12-16, 18-29 are rejected under 35 U.S.C. 102(b) as being anticipated by Petho et al. (US 4,987,726).

Petho et al. disclose a method and device for filling and sealing containers in a clean environment with clean room 3. Containers are closed in a closing or stoppering station; see figure 7. Petho et al. disclose "The system, which is sealed from the exterior, is provided with known sealing lock arrangements for the sterile introduction of empty bottles," etc. (see abstract, last sentence). Prior to entering the clean room 3 the containers are cleaned in cleaning lock 17 before entering tunnel 14; see figures 1 and 2. Second cleaning lock is provided (inside clean room) for sterile stoppers; see column 4, lines 27-33 and column 7, lines 47-60. The sterilization method disclosed uses an inert gasification device (nitrogen).

Regarding claims 15-16, Petho et al. disclose "Both the supply tunnel and the discharge or outfeed means are provided with a known sealing lock arrangement (not shown) for maintaining sterility and a suitable pressure... in the tunnel 14."(column 4, lines 6-9). Therefore, the filled and sealed bottles when returned to tunnel 14 are further cleansed (exterior) with a positive pressure before final discharge. The stoppers

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of filled bottles are then wrapped or encapsulated by a second or final sealing device (see column 13, lines 40-45).

The cleaning lock of Petho et al. contains a steam distributor (considered both a liquid and germicidal gas).

The stoppers/sealing devices are sterilized either before entering or in the magazine by "steam, washing liquid, etc." (column 4, lines 52-56).

Response to Arguments

3. Applicant's arguments filed 8/13/04 have been fully considered but they are not persuasive.

Clean room 3 is separate from tunnel 14; see figure 2.

Regarding claim 20, sealing and closing are analogous steps, applicant does nothing to differentiate between the two.

Regarding claim 15, sterile air is considered a fluid material.

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher R Harmon whose telephone number is 703-308-8643. The examiner can normally be reached on Monday-Thursday from 8-6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on 703-308-2187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EUGENE KIM PRIMARY EXAMINER